# **INDICTMENT**

The State of Alabama **Houston County** 



CIRCUIT COURT TWENTIETH JUDICIAL **DECEMBER TERM, 2019** 

	Count 1	
The Grand Jury of said county charge that, before t	the finding of this indictment, HOWARD TRAMAINE GRANT, whose	e name is otherwise
cause the death of	commit the crime of murder (Section 13A-6-2 of the Alabama Crimin 3 FIVE ROUNDS FROM A HANDGUN, ONE OF WHICH STRUCK	al Code), attempt to
IN HIS BACK, in violation of Section 13A-4-2 of the	e Code of Alabama, against the peace and dignity of the State of Ala	abama,
		ngh taus m
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		•

THE STATE OF ALABAMA **Houston County** 

Witnesses for Agency No.0119024028

Patrick B. Jones III **District Attorney** 

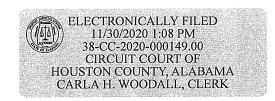
TERRY NELSON, DPD DOTHAN, AL 36303

THE CIRCUIT COURT Twentieth Judicial Circuit

THE STATE VS. HOWARD TRAMAINE GRANT

Charge: 1. ATTEMPTED MURDER

A TRUE BILL
Alen Oullen
Foreman of the Grand Jury
Presented to the presiding Judge in Open court foreman of the Grand Jury, in the presence of Grand Jurors and filed in open court by order of the court on this the day of ,20
Clerk
INDICTMENT
NO PROSECUTOR
Upon the arrest of Defendant let him be admitted to bail on giving bond in the sum of:
with security to be approved by the Sheriff.
J. Kevin Maulton



#### SENTENCING ORDER GUILTY PLEA

IN THE CIRCUIT COURT OF HOUSTON COUNTY, ALABAMA

STATE OF ALABAMA

CRIMINAL DIVISION

VS.

HOWARD Transact Grant CASE NO. CC2020-149

ACTIONS, JUDGMENTS, CASE NOTES

On this day appeared the Defendant with his/her attorney and with the consent and approval of his attorney withdrew his plea of not guilty and entered a plea of guilty to, Attended Mayaer, as charged. Before accepting Defendant's plea of guilty, the Court advised the

plea of not guilty and enter a plea of guilty.

The Court inquired of Defendant if he/she had anything to say why judgment and sentence should not now be pronounced upon him/her and Defendant having said nothing in bar of judgment;

Defendant of all of his/her Constitutional Rights with the colloquy being taken down by the court reporter. The Court then permitted the Defendant to withdraw his/her

IT IS THEREFORE, ORDERED AND ADJUDGED BY THE COURT that the Defendant is guilty of said charge.

() A sentence he		
 , 20	at	o'clockM.
DONE and ORDER	ED, this the	30th day of November 2020.
		Linolders
		CIRCUIT JUDGE

SENTENCING ORDER On this date appeared in open court the State, represented by J. T. Jones and the defendant and his attorney ( Ben Freeman ( ) TJ Haywood ( ) ; pursuant to Rule 26.9, A Crim. P., the defendant afforded an opportunity to make a statement in his or her own behalf before \_\_\_\_\_; pursuant to Rule 26.9, Ala. R. sentence is imposed, is hereby SENTENCED as follows: () County Jail for a term of months pursuant to () sentencing guidelines () statute Alabama Department of Corrections for a term of (month (years) pursuant to () sentencing guidelines() statuto ( ) Houston County Work Release for a term of \_\_\_\_ (months)(years) pursuant to ( ) sentencing guidelines ( ) statute ( ) HFOA Sentence shall run concurrent with () mandatory pursuant to sentencing guidelines () pursuant to Rulo 26.12(b), Ala. R. Crim. P. On Orob. for a period of 5 wars his Defendant shall pay court costs, fine \$ 5000; VCF \$ 5000; Bail Bond fee \$ Defendant shall pay Mandatory Drug Demand Act Reduction Assessment () \$1,000.00 () \$2,000.00; () \$100.00 Department of Forensic Science Trust Fund. Defendant shall pay restitution of \$ () State may file for restitution within 30 days, which is granted unless objection is filed within 10 days thereafter. () All monetary assessments (except restitution) remitted as multiple cases could have been joined pursuant to Rule 13.3, Ala. R. Crim. P., and /or defendant sentenced pursuant to a single sentencing event per Alabama Sentencing Guidelines. Indigent defense attorney's fees assessed and ordered paid by defendant: Class A \$1,000 () Class B \$750 () Class C & D \$500 () Misd. \$250 () Additional sentencing provisions ordered: Defendant applies for probation () hearing set ( ) Additional ORDERED this date 11-30-Z0Z0

R. TODD DERRICK CIRCUIT JUDGE

# INDICTMENT

The State of Alabama Houston County



# CIRCUIT COURT TWENTIETH JUDICIAL DECEMBER TERM, 2019

### Count 1

The Grand Jury of said county charge that, before the finding of this indictment, HOWARD TRAMAINE GRANT, whose name is otherwise unknown to the Grand Jury did shoot or discharge a firearm, explosive or other weapon which discharges a dangerous projectile, to-wit: A HANDGUN, into an occupied dwelling or building, a railroad locomotive, railroad car, aircraft, automobile, truck or watercraft, while said building was occupied by the property of DOLLAR GENERAL LOCATED AT 767 WEST SELMA STREET, DOTHAN, HOUSTON COUNTY, ALABAMA, in violation of Section 13A-11-61 of the Code of Alabama, against the peace and dignity of the State of Alabama.

Patrick B. Jones III
District Attorney

THE STATE OF ALABAMA
Houston County

Witnesses for Agency No.0119024028

TERRY NELSON, DPD DOTHAN, AL 36303

THE CIRCUIT COURT
Twentieth Judicial Circuit

THE STATE

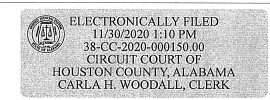
VS.

HOWARD TRAMAINE GRANT

Charge: 1. SHOOTING OR DISCHARGING FIREARM INTO OCCUPIED BUILDING

A TRUE I	3ILL
Adm	Conley
Foreman of the Gr	and Jury
Presented to the presiding Judge is the Grand Jury, in the presence of filed in open court by order of the day of	15 Grand Jurors and
	Clerk
INDICTM	ENT
NO PROSECL	TOR
Upon the arrest of Defendant let his giving bond in the sum of:	im be admitted to bail on
	Dollars,
with security to be approved by the	

Judge, Presiding



#### SENTENCING ORDER GUILTY PLEA

IN THE CIRCUIT COURT OF HOUSTON COUNTY, ALABAMA

STATE OF ALABAMA

CRIMINAL DIVISION

toward Tramaine Grant CASE NO. CC 2020-150

#### **ACTIONS, JUDGMENTS, CASE NOTES**

On this day appeared the Defendant with his/her attorney and with the consent and approval of his attorney withdrew his plea of not guilty and entered a plea of guilty to hoofing or Dischard in Fredrick charged. Despressing Defendant's plea of guilty, the Court advised the Defendant of all of his/her Constitutional Rights with the colloquy being taken down by the court reporter. The Court then permitted the Defendant to withdraw his/her plea of not guilty and enter a plea of guilty.

The Court inquired of Defendant if he/she had anything to say why judgment and sentence should not now be pronounced upon him/her and Defendant having said nothing in bar of judgment;

IT IS THEREFORE, ORDERED AND ADJUDGED BY THE COURT that the Defendant is guilty of said charge.

r the day of o'clockM.
oth day of November 2020
Richard L
_

CIRCUIT JUDGE

# SENTENCING ORDER

On this date appeared in open court the State, represented by J. T. Jones and the defendant and his
attorney ( Ben Freeman ( ) TJ Haywood ( ) ; pursuant to Rule 26.9, Ala. R. Crim. P., the defendant afforded an opportunity to make a statement in his or her own behalf before
Crim. P., the defendant afforded an opportunity to make a statement in his or her own behalf before
sentence is imposed, is hereby SENTENCED as follows:
( ) County Jail for a term of months pursuant to
() sentencing guidelines () statute
Alabama Department of Corrections for a term of (months) years) bursuant to
() sentencing guidelines() statute () HFOA (months) (vears) pursuant to
() Houston County Work Release for a term of (months)(years) pursuant to
() sentencing guidelines () statute () HFOA
102020 1110
Septence shall run concurrent with
() mandafory pursuant to sentencing guidelines () pursuant to Rule 26.12(b). Ala. R. Crim. P.
(X) Defendant given credit for time served pending sentencing.  (X) Defendant shall pay court costs, fine \$ 50 00; VCF 50 00; Bail Bond fee \$
Vespit sentence ordered as tonows. 3 10 32 ve 50 Moral's 110 M
(X) Defendant given credit for time served panding proposed of 5 413, 19, 15 gives
(A) Described to this served pending something.
Defendant shall pay court costs, fine \$ 50 00 VCF 650 Pail Bond fea \$
Defendant shall pay court costs, fine \$; VCF \$; Bail Bond fee \$  Defendant shall pay Mandatory Drug Demand Act Reduction Assessment() \$1,000.00() \$2,000.00;  () \$100.00 Department of Forensic Science Trust Fund
() \$1,000.00 () \$2,000.00; 4-12-2016
Defendant shall pay restitution of \$to
10 days thereafter.
All monetary assessments (except restitution) remitted as multiple cases could have been joined
purstiant to Rule 13.3, Ala. R. Crim. P., and /or defendant sentenced pursuant to a single sentencing event
per Alabama Sentencing Guidelines.
Indigent defense attorney's fees assessed and ordered paid by defendant:
() Class A \$1,000 () Class B \$750 () Class C & D \$500 () Misd. \$250
( ) Additional sentencing provisions ordered:
( ) Additional sententeng provisions of detect:
Defendant applies for probation () hearing set
( ) totaling out
() Additional
1 Illiano
ORDERED this date 11-30-2070
R. TODD DERRICK
CIRCUIT JUDGE

#### DOCUMENT 21

State of Alabama
Unified Judicial System
Form CR-50 Rev. 10/2016

# ORDER OF PROBATION

(Effective January 30, 2016)

IN THE

COURT OF

Houston Cou

ELECTRONICALLY FILED
11/30/2020 1:11 PM
38-CC-2020-000149.00
CIRCUIT COURT OF
HOUSTON COUNTY, ALABAMA

		toward	Tranc	County or A		H. WOODALL, CI
office or Dis	gve-named defendant	has been convicted	of has been a	diudicated a Youth		the afferse of
has been dentenced to	THEY	Firearm ]	Toto, co	word BI	da /71	THE " ALL
The defendant having appile sentence is hereby susponde it is the order of the court the	3 years	Concur	rent			
sentence is become at sonetimes	tor the benefits of pro	obation and the court hav	ing examined the	ause, it is ORDER	RED AD ILIDO	ED and DEGETER II
It is the order of the court th	of the assisting defenda	int is placed on probation	for a period of		122,7120020	CO, and DECREED that
It is the order of the court the 1. Do not violate any Federa	at the propationer comp	ply with the following conc	litions of probation	: A.		
2. Avoid injurious or vicious				1	Santo	2 20
A Avoid norgana as where	nabits,			LUTU	C. L. A.C.	- 30
3. Avoid persons or places of	or disroputable or harmi	ful conduct or character.			- 17	
				MANH	C HUL	en Dlaced
5. Permit the Probation Office	er to visit defendant at	home or elsawhere.		* * * * * * * * * * * * * * * * * * * *	~ · · · · · · ·	··· piaceo
		es possible.		A 4 A -	n to La	ad made
A Remain within a specified	place, to-with	1		on pr	U D TO	a peru
8. Support his/her dependen	its to the best of his/her	r ability.	·		1	1
9. UO DOI CHARRO residanza	or amplement	Aller and the second second second	tion Officer	<b>D</b>	t []	2 3 2000
				a page in alore	-	- UV->
blood samples, but are no	it limited thereto. Proba	tioner will pay costs of ter	ste	a may include und	alysis, breatha	lyzer, and
				a remains a factority of		
2. Pay to the Probation Offic	er \$40.00 per month di	uring the norbation period	ore, or any propert	y under his/her co	ntrol.	1015 CIV
3. Do not possess, receive, o	or transport firearms.	To are produced period	, persuant tu law,			~mat
4. II INO Detendant was conv	icted of any offeren en-	ecified in Section 36-12-2	d Ala Codo daze	ha au ab		CHECKED!
According to Section 36-1	8-25(c), Ala, Code 197	75.		ne or she must su	et AMC of timor	sting . • /
5. The defendant is ardared.	to not be a control of	1 ·				لابديك
month on or before the funds may be brought to the Hon. Carla Woodall, Circuit	day of each month	h. beginning	-11thes continue	arneten woules at	the rate of \$_	per Tinus
funds may be brought to the	he clerk's office. Money	orders or certified funds		Payments of cas	h, money order	s, or certified
Hon. Carla Woodall, Circui	it Clerk	A digital of Celebrat Intios	may be maked to	the Clerk of Court:		<del>-</del> 50n
Name		<del></del>				المتعرب
P. O. Drawer 6-106		_				
Address			othan		AL	36302
At each report to the Prob	ation Officer the date-	Cit	У		State	Zip Code
At each report to the Prob- month's payment of court-	and cod musics	dant shall furnish written I	proof (Clerk's rece	ipt or money order	receipt) of any	orevious
Notify the Clerk of Court a	francischen					
3. Notify the Clerk of Court of Reference to the Court Reference to	any change or mailing	address and appear in c	ourt whenever ord	erad.		
7. Report to the Court Referratelephone number is 334-	ar Officer immediately,	and attend, pay for, and s	successfully compl	ete the recommen	ded program	Tha
8. The defendant shall perfor	377-1130				u p. v g. 2111,	· iii c
9. The defendant shall per tor	mnours of	community service to be	approved by the co	ourt.		
The defendant shall submit treatment deemed necess			lment, Global Posit	loning System (G)	JS) manitadaa	and other
treatment deemed necess	ary by the court or Prob	pation Officer,			o) monitoring	, and one
0. The defendant shall submit per month, and 18 days to	t to periods of confinen	nent imposed by the Prob	ation Officer, not to	exceed 2-3 day i	neriode at a tim	A C dama
per month, and 18 days to	r the supervision term.		• • • • • • • • • • • • • • • • • • • •		ponous at a (ii)	id, d days
1. The defendant shall not ab 2. Other conditions of probati	scond by actively avoid	ding supervision through a	making his/her who	ereabouts unknow	n to the Broket	lon (145
	on ordered by the cour	t are as follower	-4	- A	ii id iiio ji topat	on Onicer,
c. Other conditions of hobat		acome o	armenl	DIAL	WICH	50
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- 12	\/\ <b>A B</b>	200.00				
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It is the further or day	X OF YOU		the cour met at a	or extraction of	odlify any con	
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It is the further order of the this probation or change the the probationer shall be su	court that the defendance period of probation a		the court in at a lant from probation probatical berein	or extending per granted in our		7
It is the further order of the this probation or change th the probationer shall be su for cause, order the origina	court that the defendance period of probation a		the cour man at a lant from probation perein	or extending par granted in our	idd of probation	7
It is the further order of the this probation or change the the probationer shall be su	court that the defendance period of probation a		ant from probation ⇒ probatical berein	or extendite per granted in our	idd of probation	7
It is the further order of the this probation or change the probationer shall be su for cause, order the orders.	dourt that the defenda e period of probation a bject to arrest for violat leentence executed.	nt is hereby advised that nd may discharge defend tion of any condition of the	ant from probation ⇒ probation berein Judge	granted in our	idd of probation	1.
It is the further order of the this probation or change the probationar shall be su for cause, order the order of the this page.	dourt that the defendate period of probation a blect to arrest for violated sentence executed.	nt is hereby advised that nd may discharge defend don of any condition of the NOTIC	Judge	granted in our	idd of probation	). \$20   10   10   10   10   10   10   10
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